

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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GLENN C. ELFE,

Plaintiff,

No. 22-CV-9385 (JGLC)

-against-

26 MOTORS CORP.,
KYLE MERRITT,
CHINO GERMINAL LANTIGUA,
JOHN DOE #3 a/k/a MANAGER,
WELLS FARGO BANK, N.A.,
L.J. MARCHESE CHEVROLET, INC., and
MICHELLE BAILEY,
26 MOTORS QUEENS INC d/b/a 26 MOTORS,
26 MOTORS JAMAICA INC. d/b/a 26 MOTORS,
26 MOTORS LONG ISLAND LLC d/b/a 26 MOTORS,
26 MOTORS OF FRANKLIN SQUARE LLC d/b/a 26 MOTORS,
MOSHE POURAD,
YOSEF AYZENCOT and
AHARON BENHAMO,

Defendants.

_____x

Declaration of Brian L. Bromberg

Brian L. Bromberg, an attorney at law duly admitted and licensed to practice before the United States District Court for the Southern District of New York, declares the following to be true under penalties of perjury:

1. The Defendant, **Carlos Germinal Lantigua**, is not an infant, is not in the military, and is not an incompetent person.

2. This action was commenced on November 2, 2022, with the filing of a Complaint.

3. An Amended Complaint was filed on January 31, 2023.

4. A Second Amended Complaint was filed on May 12, 2023.

5. The Defendant, **Chino Germinal Lantigua**, was properly served with copies of the Summons and Second Amended Complaint on August 8, 2023 (ECF #86).

6. The Defendant, **Chino Germinal Lantigua**, has failed to plead or otherwise defend the action.

WHEREFORE, Plaintiff requests that the clerk issue a Certificate of Default against **Chino Germinal Lantigua** in the above-referenced action.

Dated: Brooklyn, New York
September 12, 2023

/s/ Brian L. Bromberg
Brian L. Bromberg